

(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
PICK-UP WAIT MAIL
(Business Entity Name)
(Document Number)
Certified Copies Certificates of Status
Special Instructions to Filing Officer:

Office Use Only

K PAGE

MAR 2 0 2019



700325839197

03/11/19--01030--008 \*\*/8.75



## **COVER LETTER**

Department of State
Division of Corporations
P. O. Box 6327
Tallahassee, FL 32314

FROM:

JECT:		Krew Sports, Inc.			
<u> </u>	(PROPOSED CORP	ORATE NAME – <u>MUST IN</u>	CLUDE SUFFIX)		
osed is an original a	and one (1) copy of the Ar	ticles of Incorporation and	a check for:		
\$70.00 Filing Fee	■ \$78.75 Filing Fee & Certificate of	□\$78.75 Filing Fee & Certified Copy	☐ \$87.50 Filing Fee, Certified Copy & Certificate		
	Status		& Certificate		

Name (Printed or typed)

8865 SW 132 Street

Address

Miami, FL 33176

City, State & Zip

561 389-0285

Daytime Telephone number

miamikrew@gmail.com

E-mail address: (to be used for future annual report notification)

Pierre Hosang

NOTE: Please provide the original and one copy of the articles.

## ARTICLES OF INCORPORATION

In compliance with Chapter 617, F.S., (Not for Profit)

RTICLE II	PRINCIPAL OFFICE					
8865	Principal <u>street</u> address: SW 132 Street		Mailing address, if different is:			
Mia	ni, FL 33176					
ARTICLE III PURPOSE  The purpose for which the corporation is organized is:				11. And	19 KAR 11	
					AH 10: 37	· ·
				Annuists		
			ctors are elected and appointed:	Appointed		
4RTICLE V	INITIAL OFFICERS AND/OR DIREC	<u>TORS</u>			i	
		TORS  Name and Title	ctors are elected and appointed:  Janice Hosang, Vice President 8865 SW 132 Street		i	
ARTICLE V Name and Tit	INITIAL OFFICERS AND/OR DIREC  Pierre Hosang, President	<u>TORS</u>	Janice Hosang, Vice President		i	
Name and Titi	Pierre Hosang, President 8865 SW 132 Street Miami, FL 33176  Santiago Goncalves Bello, Treausurer	TORS  Name and Title  Address:	Janice Hosang, Vice President 8865 SW 132 Street		i	
Name and Tities Address Name and Tit	Pierre Hosang, President 8865 SW 132 Street Miami, FL 33176  Santiago Goncalves Bello, Treausurer	TORS  Name and Title  Address:  Name and Title	Janice Hosang, Vice President 8865 SW 132 Street Miami, FL 33176		1	
ARTICLE V	E: Pierre Hosang, President  8865 SW 132 Street  Miami, FL 33176  Santiago Goncalves Bello, Treausurer  8865 SW 132 Street	TORS  Name and Title  Address:  Name and Title	Janice Hosang, Vice President 8865 SW 132 Street Miami, FL 33176		i	
Name and Tities  Address  Name and Tities  Address	INITIAL OFFICERS AND/OR DIRECT  Re: Pierre Hosang, President  8865 SW 132 Street  Miami, FL 33176  Santiago Goncalves Bello, Treausurer  8865 SW 132 Street	TORS  Name and Title Address:  Name and Title Address:  Address:	Janice Hosang, Vice President 8865 SW 132 Street Miami, FL 33176		i	

Name and Title:		Name and Title:		
Address _		Address:		
-				
Name and Title:		Name and Title:		
Address		Address:		
-				
-				
ARTICLE VI	DECISTEDEN ACENT			
	<u>REGISTERED AGENT</u> <u>lorida street address</u> (P.O. Box <b>NOT</b> ac	cceptable) of the registered agent	is:	
Name:	Pierre Hosang			
Address:	8865 SW 132 Street		( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( )	···· :
Address.	Miami, FL 33176			19 MAR 11
			:4:1	= :
	INCORPORATOR		- (1), 	. <del></del>
The name and a	ddress of the Incorporator is:		Ę:	<del>-</del> 5
Name:	Pierre Hosang		(S)	AH 10: 37
Address:	8865 SW 132 Street			•
	Miami, FL 33176			
	EFFECTIVE DATE:  fother than the date of filing:	(OPTI	ONAL)	
	date is listed, the date must be specific			the filing.)
	e inserted in this block does not meet the ctive date on the Department of State's r		rements, this date will not be	listed as the
	med as registered agent to accept servi familiar with and accept the appointmen			designated in this
P. Ho'SANG			3/1/2019	
	Required Signature of Registe	red Agent	Date	
	rument and affirm that the facts stated h nt of State constitutes a third degree felo			ted in a documen
	P. Ho'SAN	JG-	3/1/2019	
	Required Signature of In		Date	<del></del>

## ATTACHMENT TO ARTICLES OF INCORPORATION OF KREW SPORTS, INC.

Said Corporation is organized and shall be operated exclusively for Charitable, educational and scientific purposes, including, for such purposes, the making of distribution to organization that qualify as exempt organizations under section 501 ( C ) 3 of the Internal Revenue Code, or the corresponding section of any future federal tax code. The business activity for said organization is as follows: To provide youth sports and enrichment services.

No part of the net earnings of the Corporation shall inure to the benefit of or be distributed to its Members, Trustees or Officers; except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distribution in furtherance of the purposes set forth the Article VI hereto.

No substantial part of the activities of the corporation shall be the carrying of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign of behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501 (C) 3 of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any federal tax code.

Upon the dissolution of the corporation, the Board of Directors shall after paying or making provisions for the payment of all of the liabilities of the corporation, dispose of all of the assets of the corporation exclusively for the purposes of the corporation in such manner, or to such organization or organizations organized and operated exclusively charitable, educational, religious, or scientific purposes; as shall at the time qualify as an exempt organization or organizations under section 501 (C)3 of the Internal Revenue Code or the corresponding provisions of any future federal tax Code, as the Board of Trustees shall determine. Any such assets not so disposed of shall be disposed of by the Court of Competent Jurisdiction of the country in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.